Senate File 2358

Amend Senate File 2358 as follows:

S-5184

```
1. Page 4, after line 10 by inserting:
            Section 8F.2, subsection 6, Code 2014,
      <Sec.
 4 is amended to read as follows:
          "Recipient entity" means an intergovernmental
 6 entity or a private agency that enters into a service
7 contract with an oversight agency to provide services
8 which will be paid for with local governmental, state,
9 or federal moneys. "Recipient entity" includes Iowa 10 state industries as defined in section 904.802.
      Sec. Section 8F.2, subsection 8, paragraph a,
12 Code 201\overline{4}, is amended to read as follows:
      a. "Service contract" means a contract for a service
13
14 or services when the predominant factor, thrust, and
15 purpose of the contract as reasonably stated is for
16 the provision of services. When there is a contract
17 for goods and services and the predominant factor,
18 thrust, and purpose of the contract as reasonably
19 stated is for the provision or rendering of services
20 with goods incidentally involved, a service contract
            "Service contract" includes grants when the
22 predominant factor, thrust, and purpose of the contract
23 formalizing the grant is for the provision of services.
24 For purposes of this chapter, a service contract only
25 exists when an individual service contract or a series
26 of service contracts entered into between an oversight
27 agency and a recipient entity exceeds five hundred
28 thousand dollars or when the grant or contract together
29 with other grants or contracts awarded to the recipient
30 entity by the oversight agency during the oversight
31 agency's fiscal year exceeds five hundred thousand
32 dollars in the aggregate. "Service contract" also
33 includes a contract of any dollar amount to purchase
34 a product from Iowa state industries as defined in
35 section 904.802.>
      2. By renumbering as necessary.
   RANDY FEENSTRA
   BILL ANDERSON
```